Rev. 5/30/01 Effective March 1998

## DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

| ( X) Ori   | iginal () Supplemental () Substitute (  | ) PCT () Design  |   |
|--|---|--|---|
| o my name; that I verily believe that I a  | or, I hereby declare that: my residence, post of<br>um the original, first and sole inventor (if on<br>led below) of the subject matter which is claim                    | ly one name is listed below) or  | an original, first an   |
| Title: MICROPHONE DEVICE AN  | ND AUDIO PLAYER   |  |   |
| the specification in International Appli<br>on   | the Patent and Trademark Office all informatilations, §1.56.  le 35, United States Code, §119 (and §172 if  | filed, and as a set of specification, including the classical stress and the set of the set | aims, as amended ball to patentability a of any application(  |
|  | below and have also identified below any ap<br>on which priority is claimed:  |  | 3 certificate naving  |
|  |   | DATE OF FILING   | PRIORITY<br>CLAIMED   |
| filing date before that of the application o   | on which priority is claimed:   | DATE OF FILING  November 18, 2002  | PRIORITY  |
| filing date before that of the application o   | on which priority is claimed:  APPLICATION NO.  |  | PRIORITY<br>CLAIMED   |
| COUNTRY  Japan  Thereby claim the benefit under Title 35 subject matter of each of the claims of this first paragraph of Title 35, United States | APPLICATION NO.  2002-333390  5, United States Code §120 of any United States application is not disclosed in the prior United §1.56 which occurred between the filing da | November 18, 2002  States application(s) listed belowated States application in the mapped information material to patent  | PRIORITY CLAIMED  Yes  w and, insofar as the anner provided by the tability as defined the national or PC |

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; and Michael S. Huppert, Reg. No. 40,268, who together constitute the firm of WENDEROTH, LIND & PONACK, L.L.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

| I hereby authorize the U.S. attorneys and agents named her          | ein to accept and follow instructions from |
|---|--|
| OGASAWARA PATENT OFFICE   | •  |
| regarding this application without direct communication between the |  |
| from whom instructions may be taken, the U.S. attorneys named here  | in will be so notified by me.              |
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| elieved to be true; a<br>unishable by fine o<br>atements may jeopa    | are that all statements made herein of and further that these statements were imprisonment, or both, under Secretize the validity of the application of the applicati | re made with the knowledge that<br>ection 1001 of Title 18 of the<br>or any patent issuing thereon. | t willful false sta<br>United States C | tements and the like solde, and that such w | o made<br>villful |
| st Inventor 7   | keo Kanamori<br>akashi Kawamura<br>memi Matsuoka   | Takeo KA  | NAMORI                                 | November 11,                                | -                 |
|   | Mativala   | Takashi KAW   |  |   | <i>7.</i> 00.     |
|   | memil // (wantered   |   | Doto                                   | NOVEMBET II.                                |                   |
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